

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TENNESSEE  
WESTERN DIVISION

FILED BY  D.C.

05 JUN -8 PM 2:56

ROBERT R. DI TROLIO  
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W.D. OF TN, MEMPHIS

MARTHA OWENS, as next friend of )  
IDA TAYLOR, deceased, and on )  
behalf of the wrongful death beneficiaries )  
of IDA TAYLOR, )  
Plaintiff, )  
v. ) NO. 2:04-cv-02928-JDB-dkv  
KINDRED HEALTHCARE SERVICES, )  
INC.; KINDRED HEALTHCARE )  
OPERATING, INC.; KINDRED )  
NURSING CENTERS LIMITED )  
PARTNERSHIP d/b/a SPRING GATE )  
REHABILITATION AND )  
HEALTHCARE CENTER; RENEE B. )  
TUTOR, in her capacity as Administrator )  
of SPRING GATE REHABILITATION )  
AND HEALTHCARE CENTER; )  
DEBORAH ANNE HANSBROUGH, )  
in her capacity as Administrator of SPRING )  
GATE REHABILITATION AND )  
HEALTHCARE CENTER; and ANGELA )  
KAY MCCOLLOUGH, in her capacity )  
as Administrator of SPRING GATE )  
REHABILITATION AND )  
HEALTHCARE CENTER, )  
Defendants. )

**ORDER GRANTING DEFENDANTS' MOTION FOR ADDITIONAL TIME TO  
RESPOND TO PLAINTIFF'S FIRST SET OF INTERROGATORIES AND FIRST  
REQUESTS TO PRODUCE**

On Motion of Defendants, and for good cause shown, it is hereby,

**ORDERED, ADJUDGED AND DECREED** that Defendants' Motion for Additional Time to Respond to Plaintiff's First Set of Interrogatories and First Requests to Produce is **GRANTED**.

This document entered on the docket sheet in accordance with Rule 58 and/or 79(a) FRCP on 6/13/05  
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30

Defendants are, therefore, entitled to an additional forty-five (45) days from the date Plaintiff mailed her First Set of Interrogatories and First Request to Produce to respond to Plaintiff's written discovery demands.

ENTERED this 7<sup>th</sup> day of June, 2005.

Deanne K. Lucco  
~~Hon. J. Daniel Breen~~  
U.S. Magistrate Judge

Respectfully submitted,

CHAMBLISS, BAHNER & STOPHEL, P.C.

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*SDB*

*Attorneys for Defendants*

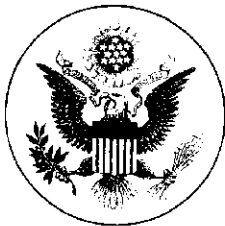
**CERTIFICATE OF SERVICE**

I, the undersigned attorney, do hereby certify that the foregoing document has been delivered to all counsel for parties in this cause by placing a true and correct copy of same in the United States mail, postage prepaid, in a properly addressed envelope as follows:

Cameron C. Jehl, Esq.  
Wilkes & McHugh, P.A.  
425 W. Capitol Avenue, Suite 2500  
Little Rock, Arkansas 72201

This 3 day of June, 2005.





# Notice of Distribution

This notice confirms a copy of the document docketed as number 30 in case 2:04-CV-02928 was distributed by fax, mail, or direct printing on June 13, 2005 to the parties listed.

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Honorable J. Breen  
US DISTRICT COURT